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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/007,644	11/06/2001	Kevin C. Hutton	GOLDENH.003A	9966
	7590 01/11/200 RTENS OI SON & RE	EXAMINER		
KNOBBE MARTENS OLSON & BEAR LLP 2040 MAIN STREET			LE, LINH GIANG	
FOURTEENTH FLOOR IRVINE, CA 92614			ART UNIT	PAPER NUMBER
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			NOTIFICATION DATE	DELIVERY MODE
			01/11/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

jcartee@kmob.com eOAPilot@kmob.com **Best Available Copy**

	Application No.	Applicant(s)				
	10/007,644	HUTTON ET AL.				
Office Action Summary	Examiner	Art Unit	,			
	Michelle Linh-Giang Le	3626				
The MAILING DATE of this communication apportant appropriate the second section is a second secon	ears on the cover sheet wit	th the correspondence ac	ldress			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNIC 6(a). In no event, however, may a re ill apply and will expire SIX (6) MON cause the application to become AB.	CATION				
Status						
1) Responsive to communication(s) filed on 19 Oc	ctober 2007.	Control of the Contro				
	action is non-final.					
3) Since this application is in condition for allowan	Ł					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-15 is/are pending in the application.		į				
4a) Of the above claim(s) is/are withdraw	n from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-15</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner	ř.					
10) The drawing(s) filed onis/ are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents	s have been received in A	pplication No				
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)		ummary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08))/Mail Date Iformal Patent Application				
Paper No(s)/Mail Date 6) Other:						
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DETAILED ACTION

Notice to Applicant

The communication is in response to Response filed 19 October 2007. Claims 1 remain pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 5-10, 12-14 are rejected under 35 U.S.C. 103(a) as being obvious by Sloane (5,911,132) in view of Fogel (6,543,905).
- 4. As per claim 1, Sloane teaches a computerized integrated emergency medical transportation database system (Sloane; Abstract). The system comprises a medical emergency database configured to store clinical encounter information, patient demographic data, and transport information (Sloane; Col. 1, lines 48-59). Sloane does not expressly teach a demographic audit module in communication with the medical emergency database.

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Sloane does not expressly teach the demographic audit module configured to determine whether sufficient patent demographic data exists in the medical emergency database and to search other databases in an attempt to obtain missing demographic information. However, these features are well known in the art as evidenced by Fogel. In particular Fogel teaches determining the data integrity of data contained in healthcare databases (Fogel; Col. 5, line 25 to Col. 6, line 15). This includes determining if data is complete (reads on "determine whether there is sufficient data...") (Fogel; Col. 9, lines 60-63). Fogel also teaches a "Prospective Data Integrity Audit" in which a list of data integrity issues is generated with likely causes and suggested fixes (reads on "attempt to obtain missing information") (Fogel; Col. 9, lines 1-6). One of ordinary skill in the art would be motivated to vary these teachings in order to audit data and ensure that a given set of data is valid (Fogel; Col. 5, lines 13-15).

5. As per claim 2, Sloane does not expressly teach the demographic audit module is additionally configured to document one or more attempts to obtain any missing demographic information. However, this is an obvious variant of the Sloane teachings. Sloane does teach a daemon scanning the records looking for incomplete transactions and then sending an e-mail to obtain the missing information (Sloane; Col. 7, lines 65-67). It would have been obvious to vary this teaching of Sloane with the motivation of providing useful diagnostic information to physicians or other health care professionals (Sloane; Col. 1, line 65 to Col. 2, line 2).

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As per claim 3, Sloane fails to teach the demographic audit module is additionally configured to apply modifiable data collection rules associated with a payer type to determine whether sufficient patient demographic data exists in the medical emergency database. However, these features are well known in the art as evidenced by Fogel. In particular Fogel teaches determining the data integrity of data contained in healthcare databases (Fogel; Col. 5, line 25 to Col. 6, line 15). This includes determining if data is complete (reads on "determine whether there is sufficient data...") (Fogel; Col. 9, lines 60-63). One of ordinary skill in the art would be motivated to vary these teachings in order to audit data and ensure that a given set of data is valid (Fogel; Col. 5, lines 13-15).

6. As per claim 5, Sloane teaches a method of auditing demographic data in an integrated emergency medical transportation database system (Sloane Col. 7, lines 60-64). Sloane teaches a method comprised of collecting at least clinical encounter information, patient demographic information and transport information into a medical emergency database (Sloane; Col. 1, lines 48-59) and recording attempts to obtain missing demographic information (Sloane; Col. 7, lines 65-67).

However, Sloane fails to teach applying a modifiable data collection rules associated with a payer type to determine whether sufficient patient demographic data exists in the medical emergency database. This is the same feature is recited in claim 3 and the reason for rejection is incorporated herein.

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7. As per claim 6, Sloane discloses a method where in the other databases are

located within the emergency medical transportation database system (Sloane; Col. 6

line 54).

8. As per claim 7, Sloane discloses a method wherein other databases are external

to the emergency medical transportation database system and can be accessed via a

network (Sloane; Col. 2 line 64 to Col. 3 line 16).

9. As per claim 8-9, Sloane in view of Fogel discloses an integrated emergency

medical transportation database system having a data accuracy filter module with the

same limitations and features as the demographic audit module as disclosed in claims

1-2 and 4 and the reasons for rejection are incorporated herein.

10. As per claim 10, the same feature of applying a data collection rule to determine

whether sufficient data exists in the database is recited in claim 3 and the above reason

for rejection is incorporated herein.

11. As per claims 12-14, Sloane does not expressly teach:

Wherein the patient demographic data comprises data specific to an insurance

provider:

Wherein the patient demographic data is based at least in part on criteria specific

to the type of transport, type of incident, or type of patient;

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Wherein the transport information comprises information obtained about the transport after first contact by medical transport personnel.

However, these features are well known in the art as evidenced by Fogel. In particular, Fogel teaches a healthcare database containing various healthcare data for residents and patients (Fogel; Col. 5, lines 30-40). Fogel teaches checking data integrity issues related to Medicare or Medicaid reimbursement thus specific patient data is included. One of ordinary skill in the art would be motivated to vary these teachings in order to audit data and ensure that a given set of data is valid (Fogel; Col. 5, lines 13-15).

- 12. Claims 4, 11, 15 are rejected under 35 U.S.C. 103(a) as being obvious by Sloane (5,911,132) in view Fogel (6,542,905) in further view of Kessler (2001/0034618).
- 13. As per claim 4, Sloane does not expressly teach the system additionally comprised of a billing module in communication with the medical emergency database, the billing module receiving data from the demographic audit module. However, this feature is well known in the art as evidenced by Kessler. Kessler teaches a Health Care Payment and Compliance System (HCPACS) (Kessler; Pg. 5, para. 102). Examiner interprets the HCPACS to read on a "billing module." It would have been obvious to one of ordinary skill in the art to add this feature to Sloane with the motivation of simplifying

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and accelerating the process of providing health care to beneficiaries (Kessler; Pg. 1,

Para. 10).

14. Claim 11 repeats the limitations of claim 4 and the reasons for rejection are

incorporated herein.

As per claim 15, Kessler teaches wherein the billing module is configured to 15.

generate a bill based at least in part upon the data from the demographic audit module

(Kessler, Pg. 5, para. 102) It would have been obvious to one of ordinary skill in the art

to add this feature to Sloane with the motivation of simplifying and accelerating the

process of providing health care to beneficiaries (Kessler; Pg. 1, Para. 10).

Conclusion

16. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Linh-Giang "Michelle" Le whose telephone number is

571-272-8207. The examiner can normally be reached on 8 AM - 5PM M-F.

If attempts to reach the examiner by telephone are unsuccessful; the examiner's

supervisor, Joseph Thomas can be reached on 571-272-6776. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov/Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ROBERT W. MORGAN PRIMARY EXAMINER TECHNOLOGY CENTER 3600